

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

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Applicar 4 -327		nt's file reference	FOR FURTHER ACTION  See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)						
International application No. PCT/EP 03/10724			International filing date 26.09.2003	date (day/month/year) Priority date (day/month/year) 27.09.2002				th/year)	
	International Patent Classification (IPC) or both national classification and IPC CO7D401/04								
Applicant NOVARTIS AG et al.									
This international preliminary examination report has been prepared by this International Preliminary Examining     Authority and is transmitted to the applicant according to Article 36.									
2. TI	his REP	ORT consists of a total of	of 5 sheets, including to	nis cover	sheet.				
	beer	report is also accompar namended and are the t Rule 70.16 and Section	pasis for this report and	l/or shee	ts containing re	ectificatio	ns made bet		
Т	hese anr	nexes consist of a total o	f sheets.						
3. TI	This report contains indications relating to the following items:								
1	⊠	Basis of the opinion							
11		Priority							
10		Non-establishment of o	-	ovelty, ir	nventive step a	nd indus	trial applicab	ility	
١٧		Lack of unity of invention							
	V A Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					<b>'</b> ;			
V	_	Certain documents cite					•		
V		Certain defects in the in	= = =						
V	III 🗆	Certain observations or	n the international appl	ication					
Date of s	submissio	n of the demand		Date of	completion of thi	s report			
27.03.2004				17.09.	2004				
Name and mailing address of the international				Authoriz	zed Officer			emas Patente	
preliminary examining authority:  European Patent Office									
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# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/EP 03/10724

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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Des	scription, Pages					
	1-4	7	as originally filed				
	Cla	ims, Numbers					
	1-1	3	as originally filed				
2.	Wit lanç	h regard to the <b>langu</b> guage in which the int	age, all the elements marked above were available or furnished to this Authority in the ternational application was filed, unless otherwise indicated under this item.				
	The	ese elements were av	ailable or furnished to this Authority in the following language: , which is:				
		the language of pub	anslation furnished for the purposes of the international search (under Rule 23.1(b)). lication of the international application (under Rule 48.3(b)). anslation furnished for the purposes of international preliminary examination (under 3).				
3. With regard to any <b>nucleotide and/or amino acid sequence</b> disclosed in the international applinternational preliminary examination was carried out on the basis of the sequence listing:							
		contained in the inte	rnational application in written form.				
		filed together with th	e international application in computer readable form.				
		furnished subsequer	ntly to this Authority in written form.				
		furnished subsequer	ntly to this Authority in computer readable form.				
		The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.					
		The statement that the listing has been furnitude.	ne information recorded in computer readable form is identical to the written sequence ished.				
4.	The	amendments have re	esulted in the cancellation of:				
		the description,	pages:				
		the claims,	Nos.:				
		the drawings,	sheets:				
5.		This report has been been considered to g	established as if (some of) the amendments had not been made, since they have go beyond the disclosure as filed (Rule 70.2(c)).				
		(Any replacement sh report.)	eet containing such amendments must be referred to under item 1 and annexed to this				
6	hhA	itional observations i	f necessary:				

## INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

International application No.

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1.	The obv	questions whether the claimed invention appears to be novel, to involve an inventive step (to be non- ious), or to be industrially applicable have not been examined in respect of:
		the entire international application,
	$\boxtimes$	claims Nos. 10-13
		because:
	☒	the said international application, or the said claims Nos. 10-13 relate to the following subject matter which does not require an international preliminary examination (specify):
		see separate sheet
		the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinior could be formed.
		no international search report has been established for the said claims Nos.
2.	or a	eaningful international preliminary examination cannot be carried out due to the failure of the nucleotide and mino acid sequence listing to comply with the standard provided for in Annex C of the Administrative ructions:
		the written form has not been furnished or does not comply with the Standard.
		the computer readable form has not been furnished or does not comply with the Standard.
٧.		soned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;

1-13

1-13

1-9

Yes: Claims

Yes: Claims Claims

Yes: Claims

Claims

Claims

No:

No:

No:

III. Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

2. Citations and explanations

Industrial applicability (IA)

see separate sheet

1. Statement

Novelty (N)

Inventive step (IS)

International application No. PCT/EP 03/10724

**EXAMINATION REPORT - SEPARATE SHEET** 

#### POINT III.

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For the assessment of the presently worded claims 10 to 13 on the question whether they are industrially applicable, no unified criteria exist in the PCT. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognise as industrially applicable claims to the use of a compound in medical treatment, but will allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a new medical treatment.

#### POINT V.

The following documents, quoted in the I.S.R., have been considered as relevant for the examination of the present application. Their numbering will be adhered to for the rest of the procedure.

- (1) WO-A-02 22597.
- (2)EP-A-0 564 409.
- (3)WO-A-02 93164.

#### 1. Novelty.

- Insofar as (1) and (2) disclose examples of compounds which do not fall within the scope of present claims, they are novel with respect to the contents of those documents.
- 1.2 Although (3) as filed on 16.05.2002 and published on 21.11.2002 and claiming priority rights on 16.05.2001 up to 18.07.2001, is not prior art according to the Chap Il PCT proceedings, its content will not affect the novelty of the regional European proceedings to come, because (3) discloses different compounds as those on file. Whether the content of (3) is relevant for the examination of the inventive step of the claimed matter will only be investigated in the European regional phase and will essentially depend on the examination of validity of the priority rights claimed by present application.

#### 2. Inventiveness.

In view of the fact that present pharmacological active compounds on file differ merely from



those disclosed in (1) and (2) by the substitution of the benzamido entity (see the definitions of  $R_1$ - $R_3$  of the claimed compounds 1) they are likely to possess the same pharmacological profile as those disclosed in (1) and (2).

The Applicant will therefore be invited to show in the regional proceedings, either by argumentation or technical evidence, that the claimed compounds on file possess any advantage or surprising feature when they are compared with those of (1) and (2) in order to enable the acknowledgment of the inventiveness of the application with respect to the contents of those documents.

### 3. Formal Points.

3.1 (1) and (2) (possibly also (3) in the regional proceedings to come) should be mentioned and briefly discussed in the description